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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/608,864	06/27/2003	Jee Fung Pang	30835/302623	8199	
	590 02/06/200 ERSTEIN & BORUN	•	EXAMINER _		
233 SOUTH WA	HALL, GERSTEIN & BORUN LLP (MICROSOFT) UTH WACKER DRIVE MIRZA, ADNAN M				
6300 SEARS TO CHICAGO, IL 60			ART UNIT PAPER NUMBER		
		•	2145		
CHOPTENED OT A THEODY	NEDVOD OF BEGDOVER	MAIL DATE	DELIVER	VMODE	
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
. 3 MON	THS	. 02/06/2007	PAF	PER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary		Application No.	Applicant(s)				
		10/608,864	PANG ET AL.				
		Examiner	Art Unit				
		Adnan M. Mirza	2145 ·				
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet with the c	orrespondence addres	s			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL'CHEVER IS LONGER, FROM THE MAILING Dominions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period or the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be timwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this commu D (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on 27 Ju	une 2003.					
2a)□		action is non-final.		·			
3)□							
,	closed in accordance with the practice under E						
Dispositi	ion of Claims						
4)🖂	Claim(s) 1-27 is/are pending in the application						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	S) Claim(s) is/are allowed.						
6)🖂)⊠ Claim(s) <u>1-27</u> is/are rejected.						
7)	_						
8)□	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	ion Papers						
9)	The specification is objected to by the Examine	er.					
•	10)⊠ The drawing(s) filed on <u>27 June 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119						
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document						
	2. Certified copies of the priority document		· ·				
	3. Copies of the certified copies of the prio	•	ed in this National Stag	ge			
	application from the International Bureau (PCT Rule 17.2(a)).						
* 8	See the attached detailed Office action for a list	of the certified copies not receive	d.				
	·			•			
Attachment(s)							
	e of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
3) 🛛 Infor	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>05/05/2005</u> .	5) Notice of Informal P 6) Other:					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-27 are rejected under 35 U.S.C. 102(e) as being unpatentable by Levine et al (U.S. 5,835,702).

As per claims 1,9,17,25 a performance counter framework for rendering performance counter data in a system including a performance counter provider application and a performance counter consumer application, the performance counter framework comprising: an application program interface comprising a set of functions including: a counter registration function called by the performance counter provider application to register a performance counter structure within an address space of the counter provider application (col. 2, lines 51-64), wherein the counter registration function registers an access function for retrieving performance counter data from the performance counter structure; and a counter query function called by the performance counter consumer application to retrieve counter data from the performance counter structure within the address space of the counter provider application by invoking the access function (col. 9, lines 32-55).

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3. As per claims 2,10,18 Levine disclosed wherein the access function operates within the address space of the counter provider application to retrieve the performance counter data from the performance counter structure (col. 9, lines 17-25).

- 4. As per claims 3,11,19 Levine disclosed wherein the access function is a callback function (col. 10, lines 7-16).
- 5. As per claims 4,12,20 Levine disclosed wherein the registration function further supports specifying a data template describing the performance counter data (col. 9, lines 17-25).
- 6. As per claims 5,13,21 Levine disclosed wherein the application program interface includes a method for installing a description of the performance data furnished by a provider associated with the performance counter provider application (col. 2, lines 51-64).
- 7. As per claims 6,14,22 Levine disclosed wherein the description of the performance data includes a performance counter data schema (col. 7, lines 35-47).
- 8. As per claims 7,15,23 Levine disclosed wherein the application program interface includes a method for requesting a block of data items to be created according to a specified dataset template (col. 9, lines 17-25).

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9. As per claims 8,16,24 Levine disclosed wherein the application program interface includes a method for providing a list. of registered datasets (col. 4, lines 24-36).

- 10. As per claims 26 Levine disclosed performance counter provider application for use in a performance counter system embodying a performance counter provider/consumer model, the performance counter provider comprising executable instructions for: requesting, via an application program interface, an operating system to allocate a memory space within the provider application for a performance counter data structure (col. 6, lines 21-31); storing performance counter information within the memory space; and providing access by a registered callback function (col. 4, lines 64-67 & col. 5, lines 1-9), invoked by a call to the application program interface, to the memory space containing the performance counter data structure (col. 9, lines 17-25).
- 11. As per claim 27 Levine disclosed a performance counter system comprising: a performance counter provider; a performance counter consumer; and an operating system performance counter application program interface comprising a first set of functions callable by a performance counter provider application to register the performance counter provider in a repository (col. 9, lines 43-55), and a second set of functions for serving requests originating from the performance counter consumer to enumerate and access the performance counter provider (col. 2, lines 51-64).

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Conclusion

12. Any inquiry concerning this communication or earlier communication from the examiner

should be directed to Adnan Mirza whose telephone number is (571)-272-3885.

13. The examiner can normally be reached on Monday to Friday during normal business

hours. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Jason Cardone can be reached on (571)-272-3933. The fax for this group is (703)-

746-7239. The fax phone number for the organization where this application or proceeding is

assigned is 571-273-8300.

14. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for un published

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at (866)-217-9197 (toll-free).

Am

Adnan Mirza

Examiner

JASON CARDONE

SUPERVISORY PATENT EXAMINER

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